APR 3 0 2004 SUBSO

## IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Ichiro ATOBE et al.

Conf.:

UNKNOWN

Appl. No.:

10/767,056

Group:

UNASSIGNED

Filed:

January 30, 2004

Examiner: UNASSIGNED

For:

CIGARETTE FILTER

### LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

April 30, 2004

Sir:

Subsequent to the filing of the above-identified application on January 30, 2004, attached hereto is an English translation of the International Preliminary Examination Report (IPER 409) that should be made of record in the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

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JMS/te 0042-0493P

Attachment(s)

(Rev. 02/13/2004)

# Translation

## PATENT COOPERATION TREATY

# **PCT**

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference 02S0552P  | FOR FURTHER ACTION  SeeNotificationofTransmittalofInternational Prelimina Examination Report (Form PCT/IPEA/416) |   |  |  |  |
|---|--|---|--|--|--|
| International application No. PCT/JP02/07807  | International filing date (day/<br>31 July 2002 (31.0  | , ,   | Priority date (day/month/year)  02 August 2001 (02.08.01)                                  |  |  |
| International Patent Classification (IPC) or n<br>A24D 3/16, 3/04, 1/02   | ational classification and IPC   |   |  |  |  |
| Applicant   | JAPAN TOBACC   | O INC.  |  |  |  |
| and is transmitted to the applicant a  2. This REPORT consists of a total of  This report is also accompan amended and are the basis for 70.16 and Section 607 of the | ccording to Article 36.  3 sheets, included by ANNEXES, i.e., sheets   | ding this cover should be descripted to the description to the description of the PCT). | neet.  on, claims and/or drawings which have been the made before this Authority (see Rule |  |  |
| This report contains indications relations.   | ating to the following items:  |   |  |  |  |
| ··· <u>·</u>  | of opinion with regard to nove   | elty, inventive st  | ep and industrial applicability  |  |  |
| IV Lack of unity of in  V Reasoned statemer citations and expla   |  | ard to novelty, in<br>nent  | eventive step or industrial applicability;   |  |  |
| I *" L  | s cited<br>the international application<br>ns on the international applica                                      | tion  |  |  |  |
| Date of submission of the demand  | Day  | e of completion   | of this report   |  |  |
| 20 September 2002 (2  | 0.09.02)   | 14 J  | January 2003 (14.01.2003)  |  |  |
| Name and mailing address of the IPEA/JF   | Au   | thorized officer  |  |  |  |
| Facsimile No.   | Te   | lephone No.   |  |  |  |

International application No.

## PCT/JP02/07807

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

|             | f the report                              |  |   |                                    | <del>-</del>                   |                |                            | <del>-</del>                            |
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|             |   | ements of the internat                             |   |                                    |                                |                |                            | ,                                       |
| $\boxtimes$ | the internation                           | nal application as original                        | inally filed                                    |                                    |                                |                |                            |   |
|             | the description                           | n:   |   |                                    |                                | •              |                            | originally filed                        |
|             | pages                                     |  |   | <u> </u>                           |                                |                |                            | ith the demand                          |
|             | pages                                     |  |   |                                    |                                |                | , illed w                  | in the demand                           |
|             | pages                                     |  |   | , filed wit                        | h the letter of                |                |                            |   |
|             | the claims:                               |  | •   |                                    |                                |                |                            |   |
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|             | pages                                     |  |   | , as a                             | mended (toget                  | her with any   | statement u                | inder Article 19                        |
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|             | the drawings                              |  |   | •                                  |                                |                | , а                        | s originally filed                      |
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|             | the language<br>the language<br>or 55.3). | ge of publication of the                           | e international applic<br>furnished for the pur | poses of interna                   | le 48.3(b)).<br>ational prelim | inary examin   | ation (unde                | er Rule 55.2 and                        |
| 3. Wit      | h record to                               | any nucleotide and<br>ination was carried ou       | or amino acid se<br>ut on the basis of the      | quence disclos<br>sequence listing | ed in the int                  | ernational a   | pplication,                | the internations                        |
|             |   | n the international app                            |   |                                    |                                |                |                            | *                                       |
| <b>-</b>    |   | ner with the internation                           |   |                                    | form.                          |                |                            | *                                       |
| H           |   | subsequently to this A                             |   |                                    |                                |                |                            | • |
| H           |   | subsequently to this A                             |   |                                    |                                |                |                            |   |
|             | The stater                                | ment that the subsection as filed                  | quently furnished v                             | vritten sequenc                    | e listing does                 | s not go be    | yond the                   | disclosure in the                       |
|             | The states                                | nent that the informa                              | ation recorded in co                            | mputer readabl                     | e form is ide                  | ntical to the  | written see                | quence listing h                        |
| L           | been furni                                |  | •   | •                                  |                                |                |                            |   |
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| 4           |   | dments have resulted                               |   |                                    |                                |                |                            |   |
|             |   | description, pages                                 |   |                                    |                                |                |                            |   |
|             |   | claims, Nos  |   |                                    | ,                              |                |                            |   |
| •           | the                                       | drawings, sheets/fig                               |   | <del>_</del>                       | •                              |                |                            |   |
| 5, [        | This repor                                | t has been established<br>e disclosure as filed, a | d as if (some of) the as indicated in the Su    | amendments ha<br>pplemental Box    | d not been ma<br>(Rule 70.2(c) | ade, since the | ey have bee                | n considered to                         |
| * Re        |   | eets which have been j<br>s "originally filed"     | funcialised to the veca                         | ivina Office in I                  | resnonse to an                 | i invitation u | nder Article<br>tain amend | : 14 are referred<br>ments (Rule 70     |

International application No.

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP02/07807

| 1. Statement                  |        |  |     |   |     |  |  |  |
|-------------------------------|--------|--|-----|---|-----|--|--|--|
| Novelty (N)                   | Claims |  | 1-8 |   | YES |  |  |  |
|                               | Claims |  |     |   | NO  |  |  |  |
| Inventive step (IS)           | Claims |  |     |   | YES |  |  |  |
|                               | Claims |  | 1-8 |   | NO  |  |  |  |
| Industrial applicability (IA) | Claims |  | 1-8 |   | YES |  |  |  |
|                               | Claims |  |     | * | NO  |  |  |  |

2. Citations and explanations

The subject matters of claims 1 and 3-8 do not appear to involve an inventive step in view of document 1 [JP, 2000-246095, A (Mazda Motor Corp.), 12 September, 2000 (12.09.00), claims 15 and 16, paragraphs [0027] and [0057], Figs. 5-7, etc.] and document 2 [JP, 63-160659, A (Japan Tobacco Inc.), 4 July, 1988 (04.07.88)] respectively cited in the ISR.

Document 1 describes various arrangements respectively consisting of an adsorbent agent and plural filters, as filters containing an adsorbent obtained by adding Anico (a ferrous compound) to active carbon, alumina, etc. Furthermore, document 2 describes a cigarette filter and a cigarette holder, respectively containing an adsorbent obtained by loading an inorganic mineral-based porous material with ferrous sulfate-L-ascorbic acid known as Anico. A person skilled in the art could have easily loaded an inorganic mineral-based porous material as described in document 2 with the Anico adsorbent described in document 1. Adequately changing the arrangements respectively consisting of an adsorbent and plural filters described in document 1 is a mere matter of design variation that could have been easily employed by a person skilled in the art. Furthermore, a person skilled in the art could also have easily added well-known silica/alumina further as the adsorbent described in document 1.

The subject matter of claim 2 does not appear to involve an inventive step in view of documents 1 and 2 and document 3 [JP, 4-267871, A (Cigarette Components Ltd.), 24 September, 1992 (24.09.92), Figs. 5, 6, 9 and 10, etc.] cited in the ISR.

Document 3 describes that an adsorbent is mixed in a strip of a cigarette filter, and a person skilled in the art could have easily employed an adsorbent as described in document 1 or 2 as the said adsorbent.